



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

TITLE:

VERY SAFE MANNED ROCKET AND METHOD OF

ENTERTAINING

APPLICANT:

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Art Unit:

3643

Examiner:

T. Collins

RESPONSE TO RESTRICTION REQUIREMENT AND AMENDMENT

Commissioner for Patents P.O.Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In the Office Action mailed June 28, 2005, the claims were subjected to a requirement to elect a single invention and species for prosecution on the merits. Examiner Collins asserts the following inventions: I) claims 1-20, drawn to a rocket; II) claims 21-22, drawn to a rocket system; and III) claims 23-25, drawn to a method of entertaining. Further, Examiner Collins asserts the following species: A) claim 13; B) claim 14; C) claim 15; D) working medium tank constructed of paper (in claim 17); E) working medium tank constructed of plastic (in claim 17); and F) claim 16.

Applicant elects Invention I): the invention drawn to a rocket. Applicant further elects Species C): claim 15 (working medium tank configured to burst in a predictable manner). Applicant respectfully submits that claims 1-12, 15, 18-20, and new claims 26-28 (after entrance of the present amendment) are readable on the elected invention and species. Applicant reserves the right to file a Divisional application for any claims readable on any non-elected invention.

Applicant also respectfully requests entrance of the present amendment.

Amendments to the Claims are reflected in the listing of claims beginning on page 2 of this document.

Remarks begin on page 10 of this document.